	Date
AMENDMENT NO	Time
	Clerk
	Comm. Amdt
Signature of Sponsor	

FILED

AMEND Senate Bill No. 1771\*

House Bill No. 1691

by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section \_\_\_\_. Tennessee Code Annotated, Title 2, Chapter 5, is amended by adding the following as appropriately numbered new parts:

- (a) Any governmental entity having a charter provision for a petition for recall, referendum or initiative or any person acting pursuant to such charter provision shall meet the requirements of this section.
- (b) Before a petition may be circulated, at least one (1) registered voter of the city or county shall file with the county election commission:
  - (1) the proper form of the petition; and
  - (2) the text of the question posed in the petition.
- (c) The county election commission shall certify whether the petition is in proper form within thirty (30) days after the filing of the documentation required by subsection (b). The individual(s) filing the petition shall have fifteen (15) days to cure any defects in the documentation required by subsection (b) by filing revised documentation in proper form with the county election commission. The county election commission shall determine within five (5) days whether or not the revised documentation shall be certified for final approval.
- (d) Petitions shall be signed by at least fifteen percent (15%) of those registered to vote in the municipality or county. The disqualification of one (1) or more signatures shall not render a petition invalid, but shall disqualify such

\*19482478\*

\*008524\*

19482478 -1- \*00852495\*

	Date
AMENDMENT NO	Time
	Clerk
	Comm. Amdt
Signature of Sponsor	

AMEND Senate Bill No. 1771\*

House Bill No. 1691

FII FD

signatures from being counted towards the statutory minimum number of signatures required in this section.

- (e) Upon filing, each completed petition shall contain the following:
  - (1) the full text of the question attached to each petition;
- (2) the genuine signature and address of registered voters only,pursuant to the requirements of Tennessee Code Annotated, Section 2-1-107;
  - (3) the printed name of each signatory; and
  - (4) the date of signature.
- (f) (1) Completed petitions shall be filed with the county election commission within seventy-five (75) days after final certification by the county election commission as required by subsection (c).
- (2) In addition, a petition for recall, referendum or initiative shall be filed at least sixty (60) days before a general municipal or county election may be held on the question contained in such petition. The question contained in a petition filed less than sixty (60) days before an upcoming general municipal or county election will be placed on the ballot of the following general municipal or county election.
- (g) Any person may request either in person or in writing that the county election commission remove his or her name from a petition. Such request must

\*19482478\*

\*008524\*

19482478 - 2 - \*00852495\*

	I ILLD
	Date
AMENDMENT NO	Time
	Clerk
	Comm. Amdt
Signature of Sponsor	

AMEND Senate Bill No. 1771\*

House Bill No. 1691

EII ED

be made within eight (8) days of filing of the completed petition and before final certification by the county election commission of the petition.

- (h) The county election commission shall certify whether or not the completed petition meets all applicable requirements within thirty (30) days of filing of the completed petition.
- (i) Upon certification by the county election commission pursuant to subsection (h), the election commission shall publish the question contained in the petition pursuant to § 2-12-111.
- (j) This section shall control notwithstanding any statutory provision or charter provision of a municipality or county to the contrary.
- (k) If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.
- (I) This act shall control any petition with signatures filed with the county election commission on or after the effective date of this act.

19482478 - 3 - \*00852495\*